(Rev. 6/90)

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

UNITED STATES OF AMERICA

James Boths
Defendant

CRIMINAL NO. 0 4 - 1007 2 - 01

MEMORANDUM OF SENTENCING HEARING AND REPORT OF STATEMENT OF REASONS

Way D.J.

Counsel and the defendant were present for sentencing hearing on 6/1 64. The matters set forth were reviewed and considered. The reasons for sentence pursuant to Title 18 U.S.C. 3553(c), as set forth herein, were stated in open court.

1.	Was the presentence investigation report (PSI) reviewed by counsel and defendant including any additional materials received concerning sentencing?	Yes No
2.(a)	Was information withheld pursuant to FRCrP 32(c)(3)(A)?	YesNo
(b)	If yes to (a), has summary been provided by the court pursuant to FRCrP 32(c)(3)(B)?	YesNo
3.(a)	Were all factual statements contained in the PSI adopted without objection?	Yes ✓No
(b)	If no to (a) the PSI was adopted in part with the exception of the following factual issues in dispute:	
	The defendant did not prove he was entitled to Wccepten	that
	he was cuttled to Wccepten	حو
	of Regnonsibility despite the	en han cement
(c)	Disputed issues have been resolved as follows afterevidentiary hearinfurther submissions and/orarguments:	g,

[kmemsen.]

If yes, describe disputed issues and their resolution:

5.(a)	Is there any dispute as to guideline applications (such as offense level, criminal history category, fine or restitution) as stated in the PSI?
	If yes, describe disputed areas and their resolution:
	See 33
(b)	Tentative findings as to applicable guidelines are:
	Total Offense Level: \ 5
	Criminal History Category:
	wonths imprisonment
	24 to 36 months supervised release
	\$ 41000 to \$ 40.000 for the supervised release
	\$ 4.000 to \$ 70,000 fine (plus \$cost of imprisonment/supervision)
	\$restitution
	\$ special assessment (\$ on each of counts)
6.(a)	Are there any legal objections to tentative findings? Yes No
(b)	If no, findings are adopted by the Court.
(¢) ¹³	If yes, describe objections and how they were addressed:
1	
	OR sentence hearing is continued to
	to allow for preparation of oral argument or filing of written submissions by

7.(a)	:04-cr-10072-MLWsel for defendant 25 Filed 06/01/2004 Page 3 of Syes No
(b)	Defendant speaks on own behalf. Piled 00/01/2004 Page 3 01-5/esNo Yes No
(c)	Remarks by counsel for government. YesNo
8.(a)	The sentence will be imposed in accordance with the prescribed forms in the Bench Book Sec. 5.02 as follows:
	months probation
	months supervised release
	\$fine (including cost of imprisonment/supervision)
	\$restitution
	\$special assessment (\$on each of counts
	Other provisions of sentence: (community service, forfeiture, etc.)
	No firearm er den de nywy weapon
	weapon
	Toug testy, treatment as directedly Compy with special condutures in cr. No 01- 10079
	Compy with special
	conditions in cr. No 01-10079

After imposing sentence, the Court has advised the defendant of the defendant's right to appeal within 10 days of the entry of judgment in accordance with FRCrP 32(a)(2).

¹ The order of argument and/or recommendations and allocution may be altered to accord with the Court's practice.

Case	1:040 Feel appropriate space.	age 4 of 5
(a)	Sentence is within the guideline range and that range does not exce finds no reason to depart from the sentence called for by application	ed 24 months and the Court on of the guidelines.
OR_	Sentence is within the guideline range and that range exceeds 24 r imposing the selected sentence are: .	nonths and the reasons for
(b)	Sentence departs from the guideline range as a result of	
	substantial cooperation upon motion of the government	
	OR	
	a finding that the following (aggravating or mitigating) circumstar or degree not adequately taken into consideration by the Sentencing C the guidelines and that this circumstance should result in a sent described by the guidelines for the following reasons:	nce exists that is of a kind ommission in formulating ence different from that
		•
(c)	Is restitution applicable in this case?	Von - N-
N	Is full restitution imposed?	YesNo
	If no, less than full restitution is imposed for the following reasons:	YesNo

(d) Case	1:04-cr-10072-MLW Document 25 Filed 06/01/2004 Page 5 d Sylves No	
	If no, the fine is not within guidelines or no fine is imposed for the following reasons:	
	Defendant is not able, and even with the use of a reasonable installment schedule is not likely to become able, to pay all or part of the required fine; or	
Imposition of a fine would unduly burden the defendant's dependants; or		
	Other reasons as follows:	
10		
10.	Was a plea agreement submitted in this case?	
	Check appropriate space:	
	The Court has accepted a Rule 11(e)(1)(A) charge agreement because it is satisfied that the agreement adequately reflects seriousness of the actual offense behavior and accepting the plea agreement will not undermine the statutory purposes of sentencing.	
	The Court has accepted either a Rule 11(e)(1)(B) sentence recommendation or a Rule 11(e)(1)(C) sentence agreement that is within the applicable guideline range.	
	The Court has accepted either a Rule 11(e)(1)(B) sentence recommendation or a Rule 11(e)(1)(C) sentence agreement that departs from the applicable guideline range because the Court is satisfied that such a departure is authorized by 18 U.S.C. 3553(b).	
11.	Suggestions for guideline revisions resulting from this case are submitted by an attachment to this report.	
12.	The PSI is adopted as part of the record, either in whole or in part as discussed above and is to be maintained by the U.S. Probation Department under seal unless required for appeal.	
13.	Judgment will be prepared by the clerk in accordance with above.	
14.	The clerk will provide this Memorandum of Sentencing Hearing And Report of Statement of Reasons to the U.S. Probation Department for forwarding to the Sentencing Commission, and if the above sentence includes a term of imprisonment, to the Bureau of Prisons.	
رم ل	DATE UNITED STATES DISTRICT JUDGE	

(State of Reasons Memo.wpd - 09/96) mlw 9/02

[kmemsen.]